

IN THE UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MONTANA
MISSOULA DIVISION

CLEARVIEW HORIZON, INC.,

Third-Party Plaintiff,

v.

MARSH & MCLENNAN AGENCY,
LLC, a foreign limited liability
company (formerly known as
PAYNEWEST INSURANCE, INC.),

Third-Party Defendants.

CV 21-73-M-DLC

ORDER

Before the Court is Third-Party Defendants Marsh & McLennan Agency, LLC’s (“MMA”) unopposed motion to vacate scheduling order. (Doc. 133.) Through the motion, MMA explains that the parties are working to negotiate a settlement and wish to vacate the current scheduling order and reset trial at a later date in the event that settlement is unsuccessful. (*Id.* at 1–2.) However, under the current scheduling order, motions are not due until November 2025, and trial is set for May 2026. (See Doc. 132 at 2–3.) Additionally, as set forth in the scheduling order, the parties can postpone discovery and other expert deadlines without assistance from the Court. (See *id.* at 3.) As such, the parties have sufficient time to engage in negotiations under the current scheduling order.

Accordingly, IT IS ORDERED that the motion (Doc. 133) is DENIED.

DATED this 19th day of August, 2025.



Dana L. Christensen, District Judge
United States District Court